IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

The Estate of Antonio Devon May,)
et, al.,)
Plaintiffs,) CIVIL ACTION FILE NO.) 1:19-CV-02440-TWT
V.)
)
Jason Roache, Derrick Paige, Jamel)
Goodwine, William Whitaker, Aaron)
Cook, Omar Jackson, Jermaine)
Copeland, Kenesia Stowder, Guito)
Delacruz, Naphcare, Inc., and Travis)
Williams,)
)
Defendants.	_)

MOTION TO EXCLUDE OPINION TESTIMONY OF RANDY FOSTER

Defendants Roache, Paige, Goodwine, Whitaker, Cook, Jackson, Copeland, Strowder, and Delacruz (the "Fulton County Sheriff's Officer Defendants") respectfully file this motion to exclude the opinion testimony of Plaintiffs' purported expert witness, Randy Foster. Based on the evidence provided and for the reasons articulated in Defendants' Brief in Support, filed herewith, Defendants request this Court exclude Mr. Foster's testimony and report on the grounds that he is unqualified to provide the opinions offered, those opinions are unreliable, and those opinions are not helpful to the Court or the trier of fact.

Respectfully submitted, this 27th day of August, 2021.

OFFICE OF THE FULTON COUNTY ATTORNEY

Kaye Woodard Burwell Interim County Attorney Georgia Bar No. 775060

Steven E. Rosenberg Deputy County Attorney Georgia Bar No. 614560

/s/ Jonathan Loegel

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Attorneys for the Fulton County Sheriff's Officer Defendants

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CERTIFICATE OF SERVICE

THIS CERTIFIES that I have presented this document in Times New Roman, 14 point type, in accordance with L.R. 5.1(C), and that I have electronically filed the foregoing MOTION TO EXCLUDE OPINION TESTIMONY OF RANDY FOSTER with the Clerk of Court using the CM/ECF system, which will automatically send e-mail notification of such filing to all attorneys of record.

This 27th day of August, 2021.

/s/ Jonathan Loegel
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